

Copy 1 of 2  
Page 1 of 1**SECRET**DPS-0438  
COPY 1 OF 1

May 8, 1958

Dear Dan:

During your visit on April 17, 1958, we discussed the provisions relating to travel in definitive contract No. A-103. You will recall that under the terms of the definitive contract we are unable to recover all of the travel costs that were incurred under the "actual cost" provisions of the letter contract. Specifically, the definitive contract allows reimbursement for transportation only, whereas the letter contract allowed reimbursement for meals, lodging, per diem and similar types of expense in addition to the transportation.

I believe it was your opinion that it would be necessary to amend the contract to permit us to recover these other costs during the period in which the letter contract was effective. Since the definitive contract was executed on December 27, 1957, we have incurred travel expense only in accordance with the new provisions. Therefore, the amendment need be applicable to the period from July 1, 1956 through December 27, 1957 only.

Since we expect to receive the amendment soon, we will not adjust our billings at this time.

Sincerely,

  
Sid

This document contains information affecting the national defense of the United States within the meaning of the Espionage Laws, Title 18 U.S.C., Sections 793 and 794, its transmission or the revelation of its contents in any manner to an unauthorized person is prohibited by law.

**SECRET**102  
141271  
2011